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SO ORDERED. SIGNED this 10th day of December, 2019

THIS ORDER HAS BEEN ENTERED ON THE DOCKET. PLEASE SEE DOCKET FOR ENTRY DATE.

Nicholas W. Whittenburg UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE

IN RE: CASE NO. 19-14411 NWW

MARK ANTHONY SWANSON

> Debtor(s) CHAPTER 13

ORDER CONFIRMING CHAPTER 13 PLAN

The chapter 13 plan having been transmitted to scheduled creditors, and it having been determined that the plan as finalized complies with 11 U.S.C. §1325 and should be confirmed, the court directs the following:

- 1. The plan, a copy of which is attached is confirmed;
- 2. If the plan provides for the surrender of property in which a creditor has an interest, whether as a lienholder or as a lessor, the automatic stay under 11 U.S.C. § 362(a) is terminated upon entry of this order to allow the creditor to foreclose upon, repossess, or otherwise proceed in rem against that property and any request in the plan to terminate the stay imposed by § 362(a), § 1201(a), or § 1301(a) is granted;
- 3. Property of the estate does not vest in the debtor(s) until completion of the plan as evidenced by the trustee's filing of a certificate of final payment;
- 4. The attorney for the debtor(s) is awarded the fee set forth in the plan; and
- 5. All pending objections to confirmation, if any, are resolved, withdrawn, or overruled.

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APPROVED FOR ENTRY BY:

s/ Kara L. West Kara L. West Chapter 13 Standing Trustee P.O. Box 511 Chattanooga, TN 37401 (423) 265-2261

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[Local Form 3015.1] IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE

In re Mark Anthony S	Swanson Debtor 1	Case No. Chapter 13	Check if applicable: Preconfirmation Postconfirmation	Amended I	
		CHAPTER 13 PLAN			
Part 1: Notic	es:				
The use of this	chapter 13 plan form is manda	ntory for chapter 13 cases filed in the Eas	tern District of Tenne	essee.	(144 ден шин жүшүсэчүн но
To Debtor(s): Bankruptcy law is complex; you are urged to consult an attorney. This form se be appropriate in some cases, but the presence of an option on the form does not in appropriate in your circumstances. Plans that do not comply with local rules are not be confirmable.				cate that th	e option is
To Creditors: Bankruptcy law is complex; you are urged to consult an attorney. Your rights may be affected this plan. Your claim may be reduced, modified, or eliminated. If you oppose this plan, you attorney must file an objection with the clerk of court before the scheduled time of the 1341(a) meeting of creditors, or the objection must be lodged with the chapter 13 trusted meeting unless otherwise ordered by the court. See E.D. Tenn. LBR 3015-3(a) or E.D. To 3015-2(a)(5) and (b), as applicable. If no objection to confirmation is filed, the Bankruptcy Confirm this plan without further notice. See Federal Rule of Bankruptcy Procedure 3015. Regular plan treatment, creditors will need to file a proof of claim before any claim can be paid under the Federal Rule of Bankruptcy Procedure 3002. Further, nothing in this plan precludes or otherwise filing of an objection or complaint, as appropriate, contesting the allowance of such claim or the validation or right of setoff or seeking to avoid any lien under any applicable section of the Bankruptcy Code.					ou or your 11 U.S.C. § ee at the Tenn. LBR Court may gardless of plan. See a limits the
This plan: (Deb	tor(s) must complete the following	ng by checking one box on each line.)		.	
i .		claim, which may result in a parting. [See plan provision in Section 3.2.]	al payment or no	☐ Yes	⊠ No
1.2 Avoid	s a judicial lien or security inte	rest. [See plan provision in Section 3.4.]		☐ Yes	⊠ No
1.3 Conta	ins a Nonstandard Plan Provis	ion. [See plan provision in Section 8.1.]		☐ Yes	⊠ No
Part 2: Plan	Payments and Length of	Plan			
2.1 Debtor(s) Debtor 1 Deptor 1	will make regular payments to # 1,150 □ □ week uction or ☑ direct payment to	_	☑ monthly for 60	months by	

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Future payment changes (Complete	e if applicable.)					
Not Applicable						
Beginni	ng , plan p	ayments will change to:	☐ weekly, ☐ bi-weekly,			
semi-monthly, or monthly	for months by	payroll deduction or	direct payment to the trustee.			
2.2 Federal Income Tax Refunds						
In addition to the payments in Section	on 2.1, the debtor(s) will p	ay to the trustee federal inc	come tax refunds as follows:			
none, all, or All tax ref	unds less allowed credits					
If tax refunds are being paid to the trustee, the debtor(s) will furnish to the trustee a copy of each federal income tax return filed by the debtor(s) during the pendency of the case and every request for extension of time to file a return, within 14 days of the filing of the return or the mailing of the request. In order to expedite the trustee's receipt of the refunds, the trustee may request that the court enter a tax intercept order so that the IRS will send the tax refunds directly to the trustee. If an amount other than "all" is to be paid into the plan, the trustee will refund the balance to the debtor(s) within 60 days of receipt, if the debtor(s) are current in the plan payments under Section 2.1 and if the debtor(s) have provided a copy of their tax return to the trustee. Otherwise, the trustee may apply the balance due to the debtor(s) to cure any arrearage. If the trustee is unable to determine the amount due to the debtor(s) because the debtor(s) have not provided to the trustee a copy of the federal tax return within 60 days of the trustee's receipt of a tax refund, then the debtor(s) are deemed to have forfeited the amount due to them, and the trustee may disburse this amount to creditors as an additional tax refund contributed to the plan.						
2.3 Additional Payments (Complet	e if applicable.)					
The debtor(s) will make the following additional payments to the trustee: (Describe the source, estimated amount, and estimated date of payment.)						
Not Applicable						
Part 3: Treatment of Secured Claims						
3.1 Maintenance of Payments and Cure of Default, If Any (Complete if applicable.)						
Installment payments on the secured claims listed in this section, which will extend beyond the life of the plan, will be maintained during the plan, with payments disbursed by the trustee unless "Yes" is listed under "Direct Pay by Debtor(s)?"						

Installment payments on the secured claims listed in this section, which will extend beyond the life of the plan, will be maintained during the plan, with payments disbursed by the trustee unless "Yes" is listed under "Direct Pay by Debtor(s)?" The holders of the secured claims will retain their liens following the completion of payments under the plan, and any unpaid balance of the claims is not subject to discharge. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated. Any post-petition installment payment changes and fees, expenses, and charges noticed in conformity with Federal Rule of Bankruptcy Procedure 3002.1 will be paid without plan modificiation by the party designated below to make the installment payment unless otherwise ordered by the court.

The installment payment and amount of arrearage stated in an allowed claim, proof of which is filed, control over any contrary amounts listed below.

If relief from the automatic stay is ordered as to any collateral described below, all payments under this section to creditors secured by that collateral will cease unless otherwise ordered by the court.

Name of	Collateral	Principal	Installment	Direct Pay by	Amount of	Int. Rate on Arrearage
Creditor	Description	Residence?	Payment	Debtor(s)?		Arrearage Payment
Home Point Financial	House and Lot	Yes	\$781.03	No	4 121.21	125.
Corporation					7	•
111 Golden Maple Trail,	Charleston, TN 37	7310				

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Home Point Financial Corporation	Arrearage	Yes	No	\$606.00	\$11.00
		······································			

3.2 Request for Valuation of Security, Payment of Fully Secured Claims, and Modification of Undersecured Claims (Complete if applicable and check "Yes" in Section 1.1. The following provisions will be effective only if there is a check in the "Yes" box in Section 1.1.)

For each creditor listed in this section, the "Secured Amount" was calculated by valuing the creditor's collateral and subtracting superior liens. For nongovernmental creditors, the debtor(s) request that the Secured Amount be the determinative amount of the creditor's secured claim under Federal Rule of Bankruptcy Procedure 3012 and 11 U.S.C. §506(a). For governmental creditors, the listed Secured Amount is an estimate with no binding effect; rather, the amount of the governmental creditor's secured claim under Federal Rule of Bankruptcy Procedure 3012 and 11 U.S.C. § 506(a) will be determined by the amount the creditor states in response to Question No. 9 on its proof of claim for "Amount of the claim that is secured" unless otherwise ordered by the court under Federal Rule of Bankruptcy Procedure 3012(c).

If the Secured Amount is greater than the creditor's total claim, the total allowed claim will be paid in full with interest at the rate stated below. If the Secured Amount is less than the creditor's total claim, only the allowed Secured Amount will be paid in full with interest at the rate stated below. Any portion of the creditor's total allowed claim that exceeds the Secured Amount will be treated as an unsecured claim under Section 5.1 of this plan. If the Secured Amount is listed as "Zero" or "None," the creditor's allowed claim will be treated entirely as an unsecured claim under Section 5.1 of this plan.

Monthly payments will be disbursed by the trustee unless "Yes" is listed under "Direct Pay by Debtor(s)?"

Each creditor listed below will retain its lien on the property interest of the debtor(s) or the estate(s) until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328,

at which time the lien will terminate and be released by the creditor.

Not Applicable

3.3 Secured Claims Excluded from 11 U.S.C. § 506 (Complete if applicable.)

The claims listed in this section were either:

- (a) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s) or
- (b) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full with interest at the rate stated below with payments disbursed by the trustee unless "Yes" is listed under "Direct Pay by Debtor(s)?" The amount of the creditor's claim stated on its proof of claim, if allowed, controls over any contrary amount listed below.

Each creditor listed below will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328,

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at which time the lien will terminate and be released by the creditor.					
Name of Creditor	Collateral Description	Amount of Claim	Interest Rate	Monthly Payment	Direct Pay by Debtor(s)?
Bowater Employee's Credit Union	2006 BMW X5	\$4,410.35	7.500	\$90.00	No

3.4 Lien Avoidance (Complete if applicable and check "Yes" in Section 1.2. The following provisions will be effective only if there is a check in the "Yes" box in Section 1.2.)

The judicial liens and nonpossessory, nonpurchase money security interests securing the claims listed in this section impair exemptions to which the debtor(s) would be entitled under 11 U.S.C. § 522(b). Upon entry of an order confirming this plan, the liens listed will be avoided to the extent they impair such exemptions. The amount of a lien avoided will be treated as an unsecured claim in Section 5.1 of this plan. The amount, if any, of the lien interest that is not avoided will be paid in full as a secured claim with payments disbursed by the trustee. If multiple liens on the same collateral impairing the same exemption are being avoided, the liens should be listed and avoided in reverse order of priority, i.e., start with lowest priority lien and proceed to the highest.

If a lien has been avoided, it should not be included in (B). Add (A) plus (B) plus (C) and then subtract (D) to determine (E) Extent of Impairment. If (E) is equal to or greater than (A), the entire lien is avoided and the amount of (F) Secured Claim will be \$0. If (E) is less than (A), only the amount in (E) is avoidable. The difference between (A) and (E) is the amount of (F) Secured Claim.

	(A) (B) (C) (D) (E) (F)
	Name of Amount Total of All Amount of Value of Extent of Secured Interest Monthly
1	
1	Creditor of Lien Other Liens Exemption Property Impairment Claim Rate Payment

Not Applicable

Further identify below each judicial lien by property address and recordation information, and list the collateral covered by each nonpossessory, nonpurchase money security interest.

3.5 Surrender of Collateral (Complete if applicable.)

The debtor(s) surrender the collateral listed in this section. The debtor(s) request that the automatic stay under 11 U.S.C. § 362(a) be terminated as to this collateral and the codebtor stay under § 1301 be terminated in all respects upon entry of an order confirming this plan. Any allowed deficiency balance resulting from a creditor's disposition of the collateral will be treated as an unsecured claim in Section 5.1 of this plan if the creditor amends its previously-filed claim within 120 days from entry of the order confirming this plan or by such additional time as the creditor may be granted upon motion filed within that 120-day period.

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3.6 Secured Claims Paid by Third Party (Complete if applicable.)

The following secured claims will be paid directly by the designated third party. The trustee will make no payment on the claim unless the creditor amends its previously-filed claim to assert a deficiency balance that will be treated as an unsecured claim in Section 5.1 of this plan.

Name of Creditor

Collateral Description

Third Party

Not Applicable

Part 4: Treatment of Priority Claims

4.1 General

Allowed claims entitled to priority under 11 U.S.C. § 507, including filing fees, attorney's fees for debtor(s), certain taxes, and domestic support obligations except as provided below in Section 4.3 or 8.1, will be paid in full without postpetition interest by deferred cash payments before payment of nonpriority unsecured claims in Section 5.1. Notwithstanding the foregoing, the trustee will pay in full allowed claims for prepetition real property taxes filed by a governmental entity at the applicable statutory interest rate, regardless of whether the claim is filed as priority or secured.

4.2 Attorney's Fees

The attorney for the debtor(s) requests a flat fee in the amount of:

\$3,750.00, which will be paid in full less

\$0.00 previously paid by the debtor(s).

If no amounts are included, the attorney for the debtor(s) is not seeking a flat fee and will instead be filing a fee application as contemplated by E.D. Tenn. LBR 2016-1(c).

4.3 Domestic Support Obligations (Complete if applicable.)

The automatic stay does not preclude the establishment or modification of a domestic support obligation order as permitted by 11 U.S.C. § 362(b)(2)(A)(ii).

The debtor(s) will continue to pay directly or by payroll deduction domestic support obligations that are due and payable post-petition, regardless of whether a proof of claim is filed.

If a claim for a prepetition domestic support obligation arrearage is filed, the allowed claim will be paid in full by the trustee unless the obligation has been assigned to, or is owned by, a governmental unit and may be paid less under 11 U.S.C. § 1322(a)(4). If 11 U.S.C. § 1322(a)(4) applies, the allowed claim will be paid by the trustee as follows:

Not Applicable

Part 5: Treatment of Nonpriority Unsecured Claims

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5.1 Nonpriority Unsecured Claims Not Separately Classified						
Allowed nonpriority unsecured claims that are not separately classified will be paid:						
in full						
pro rata on a funds available basis after payment of all other separately-classified claims						
other:						
If more than one option is checked above, the option providing the largest payment will be effective.						
5.2 Postpetitlon Claims						
Postpetition claims allowed under 11 U.S.C. § 1305, proofs of which are filed by creditors, will be paid as follows:						
§ 1305(a)(1) tax claims to be paid in full by the trustee						
§ 1305(a)(1) tax claims will not be paid in full by the trustee						
§ 1305(a)(2) consumer debt claims to be paid in full by the trustee						
§ 1305(a)(2) consumer debt claims to be paid by the trustee as provided in Section 5.1; however, if Section 5.1 provides for pro rata distribution only, the amount of the pro rata distribution on the § 1305(a)(2) claims will be determined as of the date the postpetition claim is filed						
§ 1305(a)(2) consumer debt claims will not be paid by the trustee						
Check above all that apply.						
Part 6: Executory Contracts and Unexpired Leases						
6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected, with any claim arising from the rejection to be treated as an unsecured claim in Section 5.1 of this plan. (Complete if applicable.)						
Contractual installment payments will be disbursed by the trustee unless "Yes" is listed under "Direct Pay by Debtor(s)?" Any arrearage will be paid in full with payments disbursed by the trustee. The installment payment and amount of arrearage stated in an allowed claim, proof of which is filed, control over any contrary amounts listed below. A claim arising from the rejection of an executory contract or unexpired lease will be paid as unsecured in Section 5.1 of this plan if the creditor files a proof of claim within 60 days from entry of the order confirming the plan that first rejects the executory contract or unexpired lease.						
Name of Description of Installment Direct Pay Amount of Arrearage Creditor Contract or Lease Payment by Debtor(s)? Arrearage Payment Not Applicable						
Part 7: Vesting of Property of the Estate						
7.1 Property of the estate will not vest in the debtor(s) until completion of the plan as evidenced by the trustee's filing of a certificate of final payment.						

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Part 8: Nonstandard Plan Provisions

8.1	Nonstandard Provisions.	(Complete if applicable and check	k "Yes	" in Section 1	.3.	The following provisions will be
	effective only if there is a d	check in the "Yes" box in Section 1	.3.)			

Not Applicable

Any nonstandard provision placed in this plan other than in this Section 8.1 is void. If there is a conflict between a provision listed in this section and a standard provision of this plan, the provision listed here controls to the extent of the conflict.

Part 9: Signatures

the debtor(s) must sign below; otherwise the	Debtor(s). (If the debtor(s) do not have an attorney, debtor(s) signatures are optional. The attorney for the the attorney certifies that the debtor(s) consent to the
/s/ Mark Anthony Swanson	
Signature of Debtor 1	Signature of Debtor 2
Executed on: October 17, 2019	Executed on:
/s/ Richard L. Banks, #000617	Date: October 17, 2019
Signature of Attorney for Debtor(s)	
	ed by an attorney, or the attorney for the debtor(s) certify plan are identical to the court's form plan, other than any